	DISTRICT COURT DISTRICT OF NEW YORK	
Lynn Zel	vin	
	Plaintiff,	1: <u>23</u> -cv- <u>08022</u> (JGLC)
	-against-	CIVIL CASE MANAGEMENT PLAN AND SCHEDULING ORDER
H Heritaç	ge, Inc. Defendant.	AND SCHEDULING ORDER
JESSICA G.	L. CLARKE, United States District Jud	ge:
	Civil Case Management Plan and Sched with Fed. R. Civ. P. 26(f)(3).	uling Order is submitted by the parties in
United free to the ren submit Court	d States Magistrate Judge, including mot withhold consent without any adverse s maining paragraphs need not be comple- ting this Case Management Plan and So	to conducting all further proceedings before a ions and trial. 28 U.S.C. § 636(c). The parties are substantive consequences. [If all parties consent, ted at this time. Instead, within three days of cheduling Order, the parties shall submit to the eference of a Civil Action to a Magistrate Judge, Eault/files/2018-06/AO-3.pdf.]
2. The pa	arties [have \(\bigvelowtarro	ed pursuant to Fed. R. Civ. P. 26(f).
3. Settler	ment discussions [have _/ have not _	taken place.
a.	early settlement and have agreed to exc	an informal exchange of information in aid of change the following information within
b.	Counsel for the parties believe the following the helpful in resolving this case (continuous case)	owing alternative dispute resolution mechanisms check all that apply):
	☐ Immediate referral to the District's N	Mediation Program
	☐ Immediate referral to a Magistrate J	udge
	☐ Referral to the District's Mediation	Program after the close of fact discovery

		☐ Referral to a Magistrate Judge after the close of fact discovery		
		☐ Retention of a private mediator		
		□ Other		
	c.	The use of any alternative dispute resolution mechanism does not stay or modify any date in this order.		
1.	[If an action in which subject matter jurisdiction is founded on diversity of citizenship pursuant to 28 U.S.C. § 1332.] The party asserting the existence of such jurisdiction [has/ has not] filed a letter explaining the basis for the party's belief that diversity of citizenship exists. If the party has not yet filed this letter, the party will do so at least three days before the Initial Pretrial Conference.			
5.	3/11/25	disclosures pursuant to Fed. R. Civ. P. 26(a)(1) shall be completed no later than [Absent exceptional circumstances, a date not more than 14 days ing the Initial Pretrial Conference.]		
6.	amend of the $\frac{3/25/25}{follow}$ deadli	s a party amends a pleading as a matter of course pursuant to Fed. R. Civ. P. 15(a)(1), led pleadings may not be filed and additional parties may not be joined except with leave Court. Any motion for leave to amend or join additional parties shall be filed no later than . [Absent exceptional circumstances, a date not more than 30 days ing the date of this Order. Any motion to amend or to join additional parties filed after the ne in this paragraph will be subject to the "good cause" standard in Fed. R. Civ. P. 4) rather than the more lenient standards of Fed. R. Civ. P. 15 and 21.]		
7.		color ble] The plaintiff(s) shall provide HIPAA-compliant medical records release izations to the defendant(s) no later than $color ble$.		
3.	Fact D	iscovery		
	a.	All fact discovery shall be completed no later than $\frac{6/25/25}{}$. [A period not to exceed 120 days from the date of this Order, unless approved by the Court due to exceptional circumstances.]		
	b.	Initial requests for production of documents pursuant to Fed. R. Civ. P. 34 shall be served no later than 3/25/25 . [Absent exceptional circumstances, a date not more than 30 days following the Initial Pretrial Conference.]		
	c.	Interrogatories pursuant to Fed. R. Civ. P. 33 shall be served no later than 3/25/25 . [Absent exceptional circumstances, a date not more than 30 days following the Initial Pretrial Conference.]		

	d.	Requests to admit pursuant to Fed. R. Civ. P. 36 shall be served no later than 3/25/25 . [Absent exceptional circumstances, a date not more than 30 days	
		following the Initial Pretrial Conference.]	
	e.	Depositions pursuant to Fed. R. Civ. P. 30 and 31 shall be completed by the date set forth in paragraph 8(a).	
	f.	Any of the deadlines in paragraphs 8(b)–(e) may be extended by the written consent of all parties without application to the Court, provided that all fact discovery is completed by the date set forth in paragraph 8(a).	
9.	[If app	licable] Expert Discovery	
	a.	Anticipated types of experts:	
	b.	All expert discovery, including expert reports and depositions, shall be completed no later than 8/9/25 . [Absent exceptional circumstances, a date no later than 45 days from the end of fact discovery deadline set forth in paragraph 8(a).]	
	c.	Plaintiff's expert disclosures pursuant to Fed. R. Civ. P. 26(a)(2) shall be made no later than	
	d.	Defendant's expert disclosures pursuant to Fed. R. Civ. P. 26(a)(2) shall be made no later than	
	e.	The interim deadlines in paragraphs 9(c)–(d) may be extended by the written consent of all parties without application to the Court, provided that expert discovery is completed by the date set forth in paragraph 9(b).	
10.	. Any proposed order or stipulation regarding electronically stored information shall be filed within 30 days of the date of this Order.		
11.	. Any discovery disputes shall be addressed according to Section 4(k) of the Court's Individual Rules and Practices in Civil Cases.		
12.	discov	[one week after the close of fact discovery], the parties shall submit a postery joint status letter, as outlined in Section 3(d) of the Court's Individual Rules and ses in Civil Cases.	
13.	submi	licable] By 8/18/25 [one week after the close of expert discovery], the parties shall a post-discovery joint status letter, as outlined in Section 3(e) of the Court's Individual and Practices in Civil Cases.	

14. Unless otherwise ordered by the Court, within 30 days of the close of all discovery, o dispositive motion has been filed, within 30 days of a decision on such motion, the passibility to the Court for its approval a Joint Pretrial Order prepared in accordance with Individual Trial Rules and Procedures and Fed. R. Civ. P. 26(a)(3).					
15.	The parties shall be ready for trial as of two weeks following the deadline for the proposed Joint Pretrial Order, even if trial is tentatively scheduled for a later date.				
16.	. The case [is / is not] to be tried to a jury.				
17.	Counsel for the parties have conferred a	nd their best estimate of the length of trial is			
18.	The parties believe the initial pretrial co	nference [is is not necessary.			
19.	Other issues to be addressed at the Initia Civ. P. 26(f)(3), are set forth below:	al Pretrial Conference, including those set forth in Fed. R.			
20.	Counsel for the Parties: Gregg Weinstock Barker Patterson Nichols, LLP	Mars Kahimov MARS KHAIMOV LAW, PLLC			
21.	The next case management conference is 11:00 a.m. in Courtroom 11B of 500 Pearl Street, New York, New York.	f the Daniel Patrick Moynihan United States Courthouse,			
22.	8(f) and 9(e) or by further Order of the 0 or extend the dates herein, except as prowritten application in accordance with the	dates herein extended, except as provided in paragraphs Court for good cause shown. Any application to modify wided in paragraphs 8(f) and 9(e), shall be made in a he Court's Individual Rules and Practices and shall be prior to the expiration of the date sought to be extended.			
Dated	l: February 24, 2025 New York, New York				
		SO ORDERED.			
2025 is a	C scheduled for February 25, adjourned <i>sine die</i> . The Clerk of directed to terminate ECF No. 33.	JESSICA G. L. CLARKE United States District Judge			